

Panaji, 1st August, 1985 (Sravana 10, 1907)

SERIES II No. 18

OFFICIAL GAZETTE



GOVERNMENT OF GOA, DAMAN AND DIU

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

No. 7/15/74-SPL

On the recommendation of the Departmental Promotion Committee and approval of the Union Public Service Commission, the Administrator of Goa, Daman and Diu is pleased to confirm with effect from 18th May, 1981, Shri A. K. Srivastava in the post of Principal, College of Engineering Goa (Group 'A' Gazetted in the scale of Rs. 1500-2500).

By order and in the name of the Administrator of Goa, Daman and Diu.

N. P. Gaunekar, Under Secretary (Personnel).

Panaji, 24th July, 1985.

Directorate of Vigilance

Memorandum

No. 1/4/78-VIG (Part file)

Sanction of the Chief Vigilance Officer is hereby conveyed to the appointment of the following officers as Vigilance Officers for the Department shown against their names. This memorandum supersedes the earlier memorandum appointing Vigilance Officers in the Departments indicated below:

- | | |
|--|--|
| 1. Shri S. K. Jain, Additional Collector Collectorate, Goa. | Office of the Custodian of Evacuee Property. |
| 2. Shri N. Pandalai, Sr. Town Planner, Town & Country Planning Department. | Town and Country Planning Department. |
| 3. Smt. Nina Lobo, Administrative Officer, Directorate of Social Welfare. | Directorate of Social Welfare. |

N. P. Gaunekar, Deputy Director (Vigilance).

Panaji, 24th July, 1985.

Forest and Agriculture Department

Order

No. 7/15/1-23/84-WET

On the basis of the recommendation of Union Public Service Commission, Shri Ashok Gundoji Somanache is appointed temporarily as Assistant Engineer (Civil) in Irrigation Department, Government of Goa, Daman and Diu in the pay scale of Rs. 650-30-740-35-810-EB-35-880-40-1000-EB-40-1200 with immediate effect.

The appointment is subject to the terms and conditions specified in the Memorandum of even number dated 18-12-84.

His pay will be fixed in accordance with the rules.

He is posted in Central Planning Organisation, Irrigation Department, Junta House, Panaji.

By order and in the name of the Administrator of Goa, Daman and Diu.

A. P. Panvelkar, Under Secretary to the Govt. of Goa, Daman and Diu.

Panaji, 24th July, 1985.

Office of the Registrar of Co-operative Societies

No. RES/(c)-209/DAMAN

- Read :- 1. Byelaw No. 24 of the Byelaws of the Tribal Large Sized Multipurpose Coop. Society Ltd., Daman.
2. This Office Order No. RES/(c)-209/Daman dated 10-5-83 inter-alia appointing Mamlatdar, Daman as representative of the Collector, Daman on the Board of Directors of the aforesaid Society.
3. Letter No. A-3-1/COOP/TSP/126 dated 21-5-85 from the Dy. Collector, Headquarters, Tribal Sub Plan, Daman requesting that the Statistical Officer Tribal Sub Plan Cell be appointed as the representative of the Collector, Daman on the Board of Directors of the said Society.

Order

In pursuance of the provisions of the Byelaw No. 24 of the Byelaws of the Tribal Large Sized Multipurpose Coop. Society Ltd., Daman and in partial modification to this office order dated 10-5-83 cited at Sr. No. 2 above, I, Jose Philip, Registrar of Coop. Societies, Goa, Daman and Diu hereby nominate the Statistical Officer, Tribal Sub Plan Cell as the representative of the Collector, Daman on the Board of Directors of the Tribal Large Sized Multipurpose Coop. Society Ltd., Daman.

Jose Philip, Registrar of Coop. Societies.

Panaji, 28th June, 1985.

No. 19-6-81/TS

- Read:— 1. This office order No. 19/6/81/TS dated 22/1/83 issued under Sub-Section (1) of Section 78 of the Maharashtra Coop. Societies Act, 1960 as applied to the Union Territory of Goa, Daman and Diu, removing the Managing Committee of the Sambhaji Labour Contract Coop. Society Ltd., Vasco-da-Gama and appointing a Committee of Administrators consisting of Shri Gajanan Patil, Shri B. S. Bhonsale and Shri N. N. Mathur in its place to manage the affairs of the said society.
2. This office addendum of even number dated 5-3-1983.

3. This office order of even number dated 10/2/84 granting extension of period in the term of the Committee of Administrators of the Sambhaji Labour Contract Coop. Society Ltd., Vasco-da-Gama.

Order

In partial modification to this office order cited above and in terms of the provisions of Sub-Section (1) of Section 78 of the Maharashtra Coop. Societies Act, 1960 as applied to the Union Territory of Goa, Daman and Diu, I, Jose Philip, Registrar of Coop. Societies Goa, Daman and Diu, hereby extend further the period of the Committee of Administrators of Sambhaji Labour Contract Coop. Society Ltd., Vasco-da-Gama with retrospective effect from 22-1-85 to 31-7-85.

Jose Philip, Registrar of Coop. Societies.
Panaji, 14th June, 1985.

Revenue Department

Notification

No. 22/273/84-RD

Whereas by Government Notification No. 22/273/84-RD dated 2-3-1985 published on page 860 of Series II, No. 48 of the Official Gazette dated 4-3-85 it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the said Act) that the land specified in the schedule appended to the said Notification (hereinafter referred to as the said land) was likely to be needed for public purpose viz. Land acquisition for construction of Devka Minor Ex-Vapi Distributory at village Marwad, for Daman-ganga Reservoir Project (Additional Area).

And whereas the Government is of the opinion that its acquisition is urgently necessary, the provisions of sub-section (1) and sub-section (4) of Section 17 of the said Act

SCHEDULE

(Description of the said land)

Sr. No.	Taluka	Village	Plot No.	Survey No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6	7
1.	Daman	Marwad		243/6	Chhiman Narshi.	139.00
				244/1	Bhanabhai Karsanbhai.	113.00
				244/3	Vasan Sukar.	223.00
				244/4	Mithlibhai Bhanglabhai.	187.00
				246/1	Bhula Bhangia.	096.00
				246/2	Bhalix Kala.	142.00
				246/3	Durlabh Kala.	112.00
				246/4	Bhayalu Bhangia.	041.00
				246/5	Bhagla Bhangia.	267.00
				246/6	Dhedia Karsan.	046.00
				269/3	Bhagla Bhangiya.	165.00
				269/2	Morar Jagan.	151.00
				269/1	Nagar Karsan.	112.00
				243/3	Mohanbhai Ranchhodbhai.	030.00
				267/3	Bhagla Gandia.	366.00
				267/4	Naran Dahya.	266.00
				392/9	Kikla Dahya.	233.00
				358/6	Jasodaben Lasmanbhai.	036.00
				356/1	Sonabhai Chhibadbhai.	017.00
				363/1	Chhibeben Punabhai.	192.00
				345/8	Chhimanbhai Bhagwanbhai.	196.00
				387/1	Bhana Fakir.	095.00
				306/5	Khalpa Mangal.	057.00
				310/5	Morar Durlabhbhai.	258.00
				309/1	Raghu Ganda.	301.00
				309/3	Bai Kukhi Bhana.	241.00
				309/4	Chhotu Ganda.	822.00
				307/1	Akha Mundra.	012.00
					Mundra Bhangia.	
					Maniya Mudra.	
					Gopal Khedia.	
					Kalan Tandel.	
Total						4,826.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 23rd May, 1985.

Office of the Asstt. Registrar of Cooperative Societies

No. 1/2/64-Seva/Candolim/ARNZ/85

Read: This Office Order No. 1/2/64-SEVA/CANDOLIM/ARNZ/82 dated 7th June, 1982 taking The Candolim Agricultural Coop. Society Ltd., Candolim into liquidation and appointing Shri B. Y. Sawant, Jr. Inspector as a Liquidator of the Society.

Order

In virtue of the powers vested in me under Section 109(1) of the Maharashtra Cooperative Societies Act, 1960 as applied to the Union Territory of Goa, Daman and Diu, I, A. Y. Gore, Asstt. Registrar of Coop. Societies, North Zone, Mapusa hereby extend the period of liquidator of Candolim Agricultural Coop. Society Ltd., Candolim, Bardez-Goa up to 7-6-1986.

A. Y. Gore, Asstt. Registrar of Coop. Societies, North Zone.
Mapusa, 24th June, 1985.

are made applicable and that the Collector appointed under paragraph 2 below shall at any time on expiry of 15 days from the publication of notice relating to the said land under sub-section (1) of Section 9 of the said Act take possession of the said land.

Now therefore the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, The Collector of Daman, Daman, to perform the functions of the Collector for all proceedings hereinafter to be taken in respect of the said land and to direct him under Section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the office of the Collector of Daman, Daman, till the award is made under Section 11.

Notification

No. 22/28/85-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of Road from Dhavali to Vorcho Wado in Ponda Taluka.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette, in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Additional Dy. Collector (HQ-2) Collectorate of Goa, to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa, Panaji.
2. The Addl. Dy. Collector (HQ-2) Collectorate of Goa.
3. The Executive Engineer, W.D.XVIII P.W.D. Panaji.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Addl. Dy. Collector (HQ-2) Collectorate of Goa, for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka	Village	Survey No.	Sub-Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6
Ponda	Quevla	31	2 (part)	O: 1) Sadashiv Gopinath Dhavalikar. 2) Durgadas Vishnu Dhavalikar. 3) Ragunath Purushottam Dhacalilar. 4) Kamalakar Krishna Dhavalikar. 5) Madhav Ramkrishna Dhavalikar. 6) Ramchandra Narayan Dhavalikar. 7) Narayan Sadashiv Dhavalikar. 8) Indirabai Venkatesh Dhavalikar. 9) Virendra Dattatraya Dhavalikar. 10) Gajanan Gopal Dhavalikar.	1650.00
		31	3 (part)	O: 1) Sadashiv Gopinath Dhavalikar. 2) Durgadas Vishnu Dhavalikar. 3) Gopalkrishna Kamalakar. 4) Bhat Dhavalikar. 4) Mohan Madhave Bhat Dhavalikar. 5) Mukund Narayan Bhat Dhavalikar. 6) Ramchanfra Narayan Bhat Dhavalikar. 7) Raghunath Purushottam Bhat Dhavalikar.	850.00
		39	3 (part)	O: 1) Anand Shenvi Kundaikar. T: 1) Harichandea Topye Naik. 2) Keshav Topye Naik.	1450.00
		39	5 (part)	O: 1) Vinayak Pasmanabh Shinkre. 2) Purushottam Vishnu Gaunekar. 3) Laximan Thanu Naik.	600.00
		38	1 (part)	O: 1) Vishnu Shridhar Korde.	225.00
		38	2 (part)	O: 1) Govind Raghoba Dhavalikar.	1450.00
		31	5 (part)	O: 1) Sadashiv Gopinath Dhavalikar. 2) Durgadas Vishnu Dhavalikar. 3) Ragunath Purushottam Dhavalikar. 4) Kamalakar Krishna Dhavalikar. 5) Madhav Ramkrishna Dhavalikar. 6) Ramachandea Narayan Dhacalilar. 7) Narayan Sadashiv Dhavalikar. 8) Induarabai Venkatesh Dhavalikar. 9) Virendra Dattatraya Dhavalikar. 10) Gajanan Gopal Dhavalikar.	570.00
		31	6 (part)	O: —do—	130.00
Boundaries:					
North: Road, S. No. 31/2, S. No. 38/2, 31/5.					
South: S. No. 38/2, S. No. 31/5, S. No. 31/6.					
East: S. No. 31/2, 31/3, 39/3, S. No. 39/5, S. No. 38/1, 38/2, 31/6.					
West: S. No. 31/2, 31/3, 39/3, 39/5, 38/1, 38/2.					
Total					6925.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 17th April, 1985.

Notification

No. 22/171/83-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land acquisition for additional land for Mapusa Sub-Yard.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette, in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Additional Deputy Collector 2-North, LAO, Panaji, to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa, Panaji.
2. The Addl. Deputy Collector 2-North, LAO, Panaji.
3. The Chairman, Goa Agricultural Produce Market Committee, Margao.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Additional Deputy Collector 2-North, LAO, Panaji, for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka	City	P. T. Sheet No.	Chalta No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6
Bardez	Mapusa	PS No. 499	1 (part)	H: Comunidade. T: Vishnu Arjun Ambre.	630.00
		P.T.S. 156			
		PS No. 499	2 (part)	H: Shri Krishna Kashinath Kamat.	435.00
		P.T.S. 156			
		PS No. 499	3 (part)	H: Comunidade. T: Yeswant Madeshri.	125.00
		156			
				North: Chalta No. 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, of P.T.S. No. 156. South: Nala & Land already acquired. East: PS No. 499/3 & Nala & PS No. 1/1	
				156 163. West: PS No. 499/1, Nala & PS No. 7/1	
				156 163. (land already acquired)	
		PS No. 7	1 (part)	H: Comunidade. T: Vitu Fondu Porob.	73.00
		P.T.S. 163			
		PS No. 7	2 (part)	H: Comunidade. T: Sonu Babu Kundnekar.	8.00
		P.T.S. 163			
				North: Nala. South: PS No. 7/1 & 2.	
				163	
				East: Nala. West: PS No. 7/1 (land already acquired).	
				163	
		PS No. 1	1 (part)	H: Jose Sebastiao Pimenta. T: Rajaram A. Arolkar.	89.00
		163			
				North: Nala. South: PS No. 1/1 (land already acquired).	
				163	
				East: PS No. 1/1.	
				163	
				West: Nala.	
		S. No. 3	6 (part)	O. Comunidade.	400.00
		PTS 162		T: Pandurang R. Gadekar.	

1	2	3	4	5	6
Bardez	Mapusa	S. No. 3 162	7 (part)	O. Comunidade. T: Krishna Mandrekar. North: PS No. 9. 162 South: Nala. East: PS No. 7. 162 West: PS No. 5/6. 162	50.00
Total					1810.00

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 8th May, 1985.

Notification
No. 22/98/85-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of road at Kamol leading to Namdeo S. Tilogi house to Kaminibai Sanverdekar house at Curchorem.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette, in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Additional Deputy Collector (3-South), Margao, to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa, Panaji.
2. The Additional Deputy Collector (3-South), Margao.
3. The Block Development Officer, Quepem, Goa.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Additional Deputy Collector (3-South), Margao, for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE
(Description of the said land)

Sr. No.	Taluka	Village/Ward	Survey No.	Sub-Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6	7
	Quepem	Curchorem	50	3(part)	1) Jose Frazeses da Piada de Pinto. 2) Alvina Maria da Costa Pinto.	145.00
			51	2(part)	1) Keshav Sinai Kurade. 2) Comuem Aidem Fergente.	55.00
			51	3(part)	1) Chandrakant Pundalik Sinai Sanverdekar. 2) Hemakant Pundalik Sinai Sanverdekar.	90.00
			51	4(part)	1) Govt. of Goa, Daman & Diu.	125.00
Boundaries: North: S. No. 50/3. South: Road. East: S No. 51/3 & 51/4. West: S. No. 50/3, S. No. 5/2 & 4.						
Total						415.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

A. V. Pimenta, Under Secretary (Revenue).

Panaji, 28th June, 1985.

Notification
No. 22/38/84-RD

Whereas by Government Notification No. 22/38/84-RD dated 2-3-84 published on page 32-33 of Series II, No. 1 of the Official Gazette dated 9-4-84 it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the said Act) that the land specified in the schedule appended to the said Notification (hereinafter referred to as the said land) was likely to be needed for public purpose viz. Construction of Left Bank Canal of Tillari Irrigation Project at Latambarcem, Bicholim (ch. 4.35 to 8.97 kms.)

And whereas the Government is of the opinion that its acquisition is urgently necessary, the provisions of sub-section (1) and sub-section (4) of Section 17 of the said Act are made applicable and that the Collector appointed under paragraph 2 below shall at any time on expiry of 15 days from

the publication of notice relating to the said land under sub-section (1) of Section 9 of the said Act take possession of the said land.

Now therefore the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, Special Land Acquisition Officer (N) Duler, Mapusa, to perform the functions of the Collector for all proceedings hereinafter to be taken in respect of the said land and to direct him under Section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the office of the Special Land Acquisition Officer (N) Duler, Mapusa, till the award is made under Section 11.

SCHEDULE
(Description of the said land)

Taluka	Village	Survey No.	Plot No.	Names of the persons believed to be interested	Area in sq. mts.
1	2	3	4	5	6
Bicholim	Latambarcem	805	part	—	7225.00
				Vamanrao Nanasaheb Rane. Pra Sannalximi Shripadrao Rane. Jaisingrao Abasaheb Rane.	
		806	part	—	20100.00
		807	part	—	14150.00
		809	part	— do —	21475.00
		810	part	— do —	17400.00
		814	part	— do —	20195.00
		815	1 part	—	3250.00
				Gomantak D. B. S. Santhan (Kasarpai). (Water Pump House).	
		827	1 part	—	11000.00
			2 part	— do —	8650.00
			3 part	—	10900.00
		817	part	—	44550.00
				Gomantak D. B. S. Santha, Karpal.	
		826	part	— do —	29780.00
		823	part	—	10880.00
				Sitaram Atmaram Kanolkar.	
		824	3 part	—	585.00
				Bhanudas Kashinath Fadte.	
			4 part	—	4775.00
				Ramchandra Nagesh Fadte.	
			5 part	—	4050.00
				Sadashiv Laximan Ogh.	
		820	1 part	—	59875.00
				Ramchandra Vishvanath Marate.	
			9 part	— do —	10.00
			10 part	— do —	260.00
			11 part	— do —	200.00
			12 part	— do —	270.00
			13 part	— do —	250.00
			14 part	— do —	575.00
		821	part	—	20.00
				Radhabai Krishna Viddikar.	
		572	1 part	—	7480.00
				Govind Bhanu Gaokar.	
			2 part	— do —	2600.00
				T: Babani Kuso Azgaokar.	
			3 part	—	975.00
				Govind Dhanu Gaokar.	
				T: Nanda Dattaram Arolkar.	
			4 part	—	2100.00
				Govind Dhanu Gaokar.	
				T: Nagesh Kust Azgaokar.	
		574	part	—	37450.00
				Comunidade.	
				T: Krishna Ramachandra Bhukute.	
		575	part	—	8380.00
				Comunidade.	
				T: Ganesh Zilu Gaonkar.	
				2. Budha Narayan Gaokar.	
				3. Kusta Rama Gaokar.	
				4. Shiva Bablo Gaokar.	
				Krishna Ramachandra Gaokar.	
		564	part	—	7250.00
				Ramachandra Vishvanath Marate.	
		561	part	—	4375.00
				Gajanan Vishnu Sidhya.	
		562	part	—	600.00
				Ramachandra Vishvanath Marate.	
		557	part	—	950.00
				Comunidade (Latambarcem).	
				T: Keshav Ramachandra Bhuskute.	
		558	1 part	—	2110.00
				1. Ganesh Zilu Gaokar.	
				2. Tatu V. Gaokar.	
				3. Laku Deu Gaokar.	
				4. Hari Deu Gaokar.	
		559	part	—	9830.00
				Purshotam Ramachandra Kamat.	
				Shri Raygodumha Temple.	
				T: Bhiva Vasu Gaokar.	

1	2	3	4	5	6
Bicholim	Latambarcem	813 part	—	Comunidade (Latambarcem). 1. Budha Narayan Gaokar. 2. Biva Vassu Gaokar. 3. Poto Bablo Gaokar. 4. Shridhar Chandru Gaokar. 5. Sakharan Vasu Gaokar. 6. Soma Narayan Naik. 7. Ganesh Zilu Gaokar. 8. Ganesh Kusta Nakul Gaokar. 9. Navaso Bablo Tulaskar.	14950.00
Total					389475.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 13th May, 1985.

Notification

No. 22/203/84-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land acquisition of Mining Pits at Salaulim Village, Sanguem in submergence area of SIP.

And Whereas in the opinion of the Government the provisions of Sub-Section (1) of Section 17 of the Land Acquisition Act, 1894 (hereinafter referred to as the said Act) are applicable.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

The Government is pleased to direct under sub-section (4) of Section 17 of the said Act that the provisions of Section 5A of the said Act shall not apply in respect of the said land.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in

paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Special Land Acquisition Officer SIP, Sanguem, to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa, Panaji.
2. The Special Land Acquisition Officer, SIP, Sanguem.
3. The Executive Engineer, SIP, Rehabilitation Division, W.D.XIII, ID, Pajimol, Sanguem.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Special Land Acquisition Officer, SIP, Sanguem, from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Sr. No.	Taluka	Village/Ward	Survey No.	Sub-Div. No.	Names of the persons believed to be interested	Approximate Area in sq. mts.
1	2	3	4	5	6	7
1.	Sanguem	Salaulim/ /Sirgal	9	1 (Part)	1) Abdul Khan. 2) Adam Khan. 3) Hassan Khan. 4) Ibrahim Khan. 5) Shaik, S. Kantilal & Co.	11,500.00
2.	Sanguem	Salaulim/ /Sirgal	10	3 (Part)	1) Shaik Alisaheb. 2) Shaik Abdul Sakur.	1,600.00
Total						13,100.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 10th May, 1985.

Notification

No. 22/274/84-RD

Whereas by Government Notification No. 22/274/84-RD dated 2-3-85 published on page 859 of Series II, No. 48 of the Official Gazette dated 4-3-85 it was notified under

Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the said Act) that the land specified in the schedule appended to the said Notification (hereinafter referred to as the said land) was likely to be needed for public purpose viz. Acquisition of land for construction of Devka Minor Ex-Vapi Distributory at Village Kadaiya for Damanganga Reservoir Project (Additional Area).

And whereas the Government is of the opinion that its acquisition is urgently necessary, the provisions of sub-section (1) and sub-section (4) of Section 17 of the said Act are made applicable and that the Collector appointed under paragraph 2 below shall at any time on expiry of 15 days from the publication of notice relating to the said land under sub-section (1) of Section 9 of the said Act take possession of the said land.

Now therefore the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, the Collector of Daman, Daman, to perform the functions of the Collector for all proceedings hereinafter to be taken in respect of the said land and to direct him under Section 7 of the said Act to take order for the acquisition of the said land.

3. A plan of the said land can be inspected at the office of the Collector of Daman, Daman, till the award is made under Section 11.

SCHEDULE
(Description of the said land)

Sr. No.	Taluka	Village/Ward	Plot No.	Survey No.	Name of the person believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6	7
1.	Daman	Kadaiya		231	Adam Yusuf.	778.00
Total						778.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 23rd May, 1985.

Notification

No. 22/91/85-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for rehabilitation for affected families due to construction of approach road to Colvale Bridge at Colvale, Bardez.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette, in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under clause (c) of Section 3 of the said Act the Additional Deputy Collector (3-North), Collectorate of Goa, Panaji, to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa.
2. The Executive Engineer, Works Division XIII, (NHNG) P. W. D., Panaji.
3. The Additional Deputy Collector (3-North), Collectorate of Goa, Panaji.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Additional Deputy Collector (3-North), Collectorate of Goa, Panaji for a period of 30 days from the date of publication of this Notification, in the Official Gazette.

SCHEDULE
(Description of the said land)

Sr. No.	Taluka	Village/Ward	Survey No.	Sub-Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3	4	5	6	7
	Bardez	Colvale	66 part	-	Owner: Comunidade Colvale. Tenant: Vishnu Pandurang Mahatme.	6625.00
Boundaries: North: Road S. No. 66. South: S. No. 92/1 88/11, 2 & Nalla. East: S. No. 66/0 S. No. 88/1, 2 & 3 and Nalla. West: Road.						
Total						6625.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

A. V. Pimenta, Under Secretary (Revenue).

Panaji, 26th June, 1985.

Notification

No. 22/240/84-RD

Whereas it appears to the Appropriate Government (hereinafter referred to as "the Government") that the land specified in the schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land acquisition for expansion of Goa Shipyard Ltd. at Vasco da Gama.

Therefore the Government is pleased to notify under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contracts for the disposal of the said land by sale, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed in paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of Section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette in due course. If the acquisition is abandoned wholly or in part, the fact will be notified.

4. The Government is further pleased to appoint under (c) of Section 3 of the said Act the Dy. Collector South Margao Goa to perform the functions of a Collector under the said Act in respect of the said land.

5. The Government is also pleased to authorise under sub-section (2) of Section (4) of the said Act, the following officers to do the acts, specified therein in respect of the said land.

1. The Collector of Goa, Panaji.
2. The Deputy Collector South, Margao Goa.
3. The Managing Director, Goa Shipyard Ltd., Vasco da Gama.
4. The Director of Land Survey, Panaji.

6. A rough plan of the said land is available for inspection in the office of the Deputy Collector South Margao Goa, for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka	Village	Survey No.	Sub. Div. No.	Names of the persons believed to be interested	Area in sq. mts.
1	2	3	4	5	6
Mormugao	Vasco-da-Gama	18	4 part	O: 1. Virginia S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario.	8797.00
		43	1	O: 1. Virginia S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. Lessee: Manuel Afonso.	30.00
			2	O: 1. Virginia S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. L: Madhukar S. Shirodkar.	27.00
			3	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. L: Not known.	28.00
			4	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. L: Anand Kunkolenkar.	25.00
			5	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. L: Anand Kunkolenkar.	61.00
			6	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. X. Rosario. L: Not known.	26.00
			8	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. K. Rosario. L: Babu Shirodkar.	38.00
			9	O: 1. Virginia S. Fernandes. 2. Jose A. K. Rosario. 3. Oscar Fernandes. L: Not known.	86.00
			11	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Joao A. K. Rosario. L: Chandrakant Narvenkar.	55.00
			13	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. K. Rosario. L: Almeida.	129.00
			14	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. K. Rosario. L: Roque Fernandes.	27.00
			15	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. X. Rosario. L: Harischandra D. Naik.	85.00

1	2	3	4	5	6
Mormugao	Vasco-da-Gama	43	16	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. X. Rosario.	45.00
			17	O: 1. V. S. Fernandes. 2. Oscar Fernandes. 3. Jose A. X. Rosario.	56.00
		63	32	O: Vasantrao S. Joshi.	954.00
			33	O: Vasantrao S. Joshi.	283.00
			34	O: Vasantrao S. Joshi.	91.00
			26	O: Confra de Fabrica de Igreja de Mormugao.	2066.00
			27	— do —	24.00
			28	— do —	23.00
			29	— do —	23.00
			30	— do —	12.00
			31	Confre de Fabrica de Mormugao.	23.00
			42	— do —	11.00
		survey		O: Confre de Fabrica de Igreja de Mormugao.	4912.00
		No. 36/1		T: Philip Dias.	
		2		O: Confre de Fabrica de Igreja de Mormugao.	3677.00
				T: Edeceano Pereira.	
		3		O: Confre de Fabrica de Igreja de Mormugao.	3184.00
				T: Maria J. Coelho.	
		4		O: Confra de Fabrica de Igreja de Mormugao.	4130.00
				T: Aleluia Rosario.	
		5		O: Not known.	1752.00
				T: Aleluia Rosario.	
		6		O: Elizabeth Gama.	1825.00
Boundaries:					
North: Chalta No. 4, P.T. Sheet No. 18 & River and chalta No. 16 of P.T. Sheet No. 69.					
South: Chalta No. 17 to 21 P.T. Sheet No. 70 & chalta No. 2, 4, 5 of P.T. Sheet No. 70 Chalta No. 7, 8 of P.T. Sheet No. 64.					
East: Arabian Sea, Chalta No. 6, 8, and 9 of P.T. Sheet No. 64.					
West: Chalta No. 4 of P.T. Sheet No. 18 & Nala and Chalta No. 2 of P.T. Sheet No. 70.					
Total					32500.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 31st May, 1985.

Public Health Department

Order

No. 5/38/79-PHD(PF)

Read: Government of India, Ministry of Finance, Department of Expenditure Office Memorandum No. F.7/(4)/E.III(A)/75 dated 24-3-1975.

The Administrator of Goa, Daman and Diu is hereby pleased to grant Non Practising Allowances to the following categories of officers holding medical posts viz. Director of Health Services, Deputy Directors and Chief Medical Officers under the Directorate of Health Services of this Administration as per rates admissible under the rule with effect from 24-6-85.

The above categories of officers shall not engage in private practice of any kind whatsoever, including consultancy and laboratory practice.

This is issued with the concurrence of Finance Department vide their U.O. No. 3167 dated 22-7-1985.

By order and in the name of the Administrator of Goa, Daman and Diu,

S. V. Bhadri, Under Secretary (Health).

Panaji, 22nd July, 1985.

Order

No. 5/140/80-PHD-Vol.I

1. The following transfers of the officers under the Directorate of Health Services are hereby ordered with immediate effect.

Sr. No.	Name of the officer/Designation and present posting	Designation and place of transfer
1.	Dr. V. S. Chatim, Rural Medical Officer, Rural Medical Dispensary, Querim.	Jr. School Health Officer, Primary Health Centre, Bicholim.
2.	Dr. Ravindra Nadkarni, Rural Medical Officer, Rural Medical Dispensary, Collem.	Medical Officer, Primary Health Centre, Curchorem.

2. The following doctors on the recommendation of the Union Public Service Commission are appointed on regular basis to the post of Medical Officer/Rural Medical Officer/Jr. School Health Officer under the Directorate of Health Services, Panaji and posted against the places shown against their names with immediate effect on the terms and conditions contained in Government Memorandum of even number dated 8-3-1985.

The doctors have been medically examined and found fit by the Medical Boards.

Sr.No.	Name of the doctor	Designation and place of posting
1.	Dr. B. Gopinath	Rural Medical Officer, Rural Medical Dispensary, Querim vice Dr. Chatim transferred.
2.	Dr. G. Venkateshwarlu	Rural Medical Officer, Rural Medical Dispensary, Collem vice Dr. Ravindra Nadkarni transferred.

The above officers should join to their place of posting immediately.

By order and in the name of the Administrator of Goa, Daman and Diu.

S. V. Bhadri, Under Secretary (Health).

Panaji, 22nd July, 1985.

Industries and Labour Department

Order

No. 28/18/85-ILD

Whereas the Lieutenant Governor of Goa, Daman and Diu is of the opinion that an industrial dispute exists between the management of M/s. Dhavlikar Enterprises, Tip-Top Tiles, Dhavali, Ponda-Goa, and their workmen represented through the Goa Trade and Commercial Workers' Union, Opposite Municipal Garden, Panaji-Goa, in respect of the matter specified in the Schedule annexed hereto (hereinafter referred to as the "said dispute");

And whereas the Lieutenant Governor of Goa, Daman and Diu considers it expedient to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby refers the said dispute for adjudication to the Industrial Tribunal of Goa, Daman and Diu, Panaji-Goa constituted under section 7A of the said Act.

SCHEDULE

"Whether the action of the Management, M/s. Dhavlikar Enterprises, Tip-Top Tiles Dhavali, Ponda-Goa, in terminating the services of four workmen namely, S/Shri Kashinath Mahadev Gawde, Rama V. Nalk, Shashikant S. Govenkar and Laxman K. Govenkar w.e.f. 27-11-84 is legal and justified?

If not, to what relief each workman is entitled to?"

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 19th July, 1985.

Order

No. 28/31/85-ILD

Whereas the Lieutenant Governor of Goa, Daman and Diu is of the opinion that an industrial dispute exists between the management of M/s. Crestal Marketing Private Limited, Bicholim-Goa, and their workmen represented through the President, Goa Trade and Commercial Workers' Union, Opposite Municipal Garden, Panaji-Goa, in respect of the matter specified in the Schedule annexed hereto (hereinafter referred to as the 'said dispute');

And whereas the Lieutenant Governor of Goa, Daman and Diu considers it expedient to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial

Disputes Act, 1947 (14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby refers the said dispute for adjudication to the Industrial Tribunal of Goa, Daman and Diu, Panaji-Goa, constituted under section 7A of the said Act.

SCHEDULE

"Whether the action of the employer, M/s. Crestal Marketing Private Limited, Bicholim-Goa, in effecting 'LOCKOUT' with effect from 26-3-1985 is legal and justified.

If not, to what relief the workmen are entitled to ?"

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 19th July, 1985.

Order

No. 28/32/85-ILD

Whereas the Lieutenant Governor of Goa, Daman and Diu is of the opinion that an industrial dispute exists between the management of M/s. Ganesh Flour Mill, Baina, Vasco-da-Gama, Goa, and their workman, Shri Ramdas N. Dicholkar, Helper, r/o Mangor Hill, Vasco-da-Gama, Goa, in respect of the matter specified in the Schedule annexed hereto (hereinafter referred to as the 'said dispute');

And whereas the Lieutenant Governor of Goa, Daman and Diu considers it expedient to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby refers the said dispute for adjudication to the Industrial Tribunal of Goa, Daman and Diu, Panaji-Goa, constituted under section 7A of the said Act.

SCHEDULE

"Whether the action of Shri Shankar Krishna Dicholkar, Proprietor of M/s. Ganesh Flour Mill, Vasco-da-Gama Goa, in terminating services of Shri Ramdas Narayan Dicholkar, Helper with effect from 1-8-84 is legal and justified.

If not, to what relief the workman is entitled to?"

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 23rd July, 1985.

Order

No. 28/34/85-ILD

Whereas the Lieutenant Governor of Goa, Daman and Diu is of the opinion that an industrial dispute exists between the management of M/s. Dhavalikar Enterprises, Tip-Top Tiles, Dhavali, Ponda and their workmen represented through the President, Goa Trade and Commercial Workers' Union, Opposite Municipal Garden, Panaji-Goa, in respect of the matter specified in the Schedule annexed hereto (hereinafter referred to as the 'said dispute');

And whereas the Lieutenant Governor of Goa, Daman and Diu considers it expedient to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby refers the said dispute for adjudication to the Industrial Tribunal of Goa, Daman and Diu, Panaji, constituted under section 7A of the said Act.

SCHEDULE

"Whether the action of the employer, M/s. Dhavalikar Enterprises, Tip-Top Tiles, Dhavali, Ponda-Goa, in refu-

sing the employment to the following 14 workmen w.e.f. 16-2-1985 is legal and justified.

- | | |
|--------------------|---------------------|
| 1. Mangesh Naik | 8. Subhash Naik |
| 2. Chadu Naik | 9. Sushila Naik |
| 3. Tulshidas Naik | 10. Dhaklo Satarkar |
| 4. Jayawant Naik | 11. Kishori Naik |
| 5. Prabhakar Gaude | 12. Lata Gaude |
| 6. Kushali Gaude | 13. Nayan Satarkar |
| 7. Krishna Gaude | 14. Vowal Gaude. |

If not, to what relief the workmen are entitled to?"

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 19th July, 1985.

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 8th July, 1985.

IN THE LABOUR COURT GOA, DAMAN AND DIU, PANAJI- GOA

(Before Dr. Renato de Noronha, Hon'ble Presiding Officer)

Application No.: ICC/30/84

- | | |
|-----------------------|-------------|
| 1. Shri Madhusudan N. | — Applicant |
| V/s. | |
| 1. Shri R. Mohan | — Opponent |

Panaji. Dated: 26-6-1985

A W A R D

This is an application under Section 33C(2) of the I.D.A., 1947, in short the Act, filed by the above applicant against the above Opponent, claiming from the later the total amount of Rs. 6,916-24, as per the details shown in the annexure.

2. It is his case that the Opponent for whom he was working has terminated his services w.e.f. 15-4-1984 without any notice or reason. His wages were Rs. 25/- per day. He has claimed wages for 15 days of April 1984, amounting to Rs. 375/-, overtime for 32 hours of April 1984 at double the rate amounting to Rs. 200/-, and of November 1981, November 1982, March 1982, October 1982 and June and September 1983, totalling Rs. 1,091-24. He has further claimed notice pay of Rs. 750/-, leave wages for 90 days, gratuity and retrenchment compensation.

3. Notice sent to the Opponent was returned unserved with postal remarks: "Left Contract. Return to Sender". Case was adjourned and fresh notice was published in the local newspapers. On the date fixed, the applicant was present but the Opponent absent, so fresh date was fixed for evidence ex-parte of the applicant. On the date so fixed, applicant's evidence was recorded ex-parte. He produced Exhs. W-1 to W-5. He also examined 2 more witnesses, namely Sukumarana Nair and Ramkrishna Soman.

4. In his statement before the Court, the applicant has stated, that he was working for the Opponent, who was Contractor for Shirodkar Brothers at Racaim, from November 1981 to April 1984 as Welder; his salary was Rs. 25/- per day; he has claimed 15 days salary of April 1984 from 1st April to 18th April as he was not paid for that period; he has claimed also O. T. (overtime) for 32 hours at double the rate during the month of April 1984 amounting to Rs. 200/-; he has produced his O.T. card (Exh W-1) signed by one Babu, Supervisor, whom he was not able to produce before this Court as he had left for Gujarat where he is

working according to him. He has further produced O. T. cards for November 1981 and November 1982 and June 1983 (Exh W-2 colly.), signed respectively by Supervisors, Mathew, Opponent's brother whose name he does not know, and Sukumarana; of all the 3 Supervisors he could produce only Sukumarana. On November 1981 he has worked overtime for 99 hours amounting to Rs. 247-50, for November 1982 43 hours amounting to Rs. 134/37 and for June 40 hours amounting to Rs. 124-25. Regarding March and October 1982, he has not produced O. T. cards but has produced O. T. book which was maintained by Supervisor Soman (Exh W-3). He has produced another O. T. book (Exh W-4). He was told by the Contractor that he would be entitled to 30 days leave after his services were confirmed but his services were never confirmed and so he did not enjoy any leave. He has further claimed gratuity and retrenchment compensation for 3 years of services.

5. Sukumarana Nair has stated that he was working for the same contractor as Welder; the witness worked only for 2 and half months and does not know whether the applicant was paid of his dues by the contractor since the latter used to pay directly to the staff employed by him. Normally one Soman, contractor's brother, was writing the O. T. cards, when he was on leave for 1 and half month, the witness had written it. Shown O. T. card Exh W-2 colly., he has stated that only the card of June 1983 has been written by him regarding attendance and O. T. It bears his initials. He does not know whether the workman was paid or not of the O. T. for the said period.

6. The other witness is Ramkrishna Soman, contractor's brother. He has stated that he was working as Supervisor for the contractor Mohan and has written the O. T. register Exh W-3 and also O. T. card W-5. He cannot say whether the workman was paid or not paid of his O. T.

7. I have perused the O. T. register Exh W-3 and W-4; in Exh W-3 the name of the workman is recorded regarding September 1983; In Exh W-4 the name of the workman Madhu appears at page 2; regarding March 1982, overtime card (Exh W-1) of the workman is of the month of April 1984 and, according to the workman, was written and signed by one Babu, Supervisor. Since this Babu was not examined as a witness by the workman, the said exhibit cannot be taken into consideration. Exh W-2 colly., are the O.T. cards of the workman for the months November 1981, November 1982 and June 1983 and are signed by Supervisors Mathew, contractor's brother and Sukumarana. The contractors brother's name, according to the witness Sukumarana, is Soman who has confirmed that it was Soman who was normally writing the O. T. cards but in his absence of leave for 1 and half month, the witness has written it. Shown Exh W-2 colly., this witness has stated that the O. T. cards of June has been written by him regarding attendance and O. T. Witness Soman has stated that O. T. register at pages 1, 2 and 3 refer to the workman Madhu and was written by him. Exh W-3 has been also written by the witness.

8. Since O.T. for June 1983 which amounts to Rs. 125/- (Exh W-2) September 1983 amounting to Rs. 350/- (Exh W-3) and March 1982 amounting to Rs. 75/- have been proved, only the amounts claimed regarding such O.T. are to be allowed to the workman. The employer has not proved the payment of Salary of the workman for 15 days of April 1984 amounting to Rs. 375/-; which was his duty to prove and so this amount also is to be allowed to the workman.

9. The workman has not proved the nature of his contract of service and the length of his services with the employer which would entitle him to claim leave, gratuity, retrenchment compensation and notice pay. Hence, the said items in the annexure cannot be granted. Similarly his claim for O.T. of November 1981 and November 1982 and October 1982 is rejected, as it is not proved.

10. In view of the above, I pass the following order.

ORDER

The Opponent is directed to pay to the applicant his 15 days salary of the month of April 1984 amounting to Rs. 375/-, O.T. put in by him in March 1982 of Rs. 75/-, June 1983 of Rs. 125/- and September 1983 of Rs. 350/- totalling Rs. 925/-. All other claims made by the applicant workman in his application are hereby dismissed. Costs of Rs. 100/- to be paid by the Opponent to the applicant.

Dr. Renato de Noronha
Presiding Officer
Labour Court

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 16th July, 1985.

IN THE LABOUR COURT GOA, DAMAN & DIU, PANAJI GOA

(Before Dr. Renato de Noronha, Hon'ble Presiding Officer)

Application Nos.: LCC/31/82 & LCC/27/84

1. Shri Mathew Pereira and 4 Others — Applicants
V/s.

1. M/s. Vaz Engineering Company — Opponent
Applicants represented by Adv. A. Nigalye.

Opponent represented by Shri P. K. Lele, Labour Advisor.

Panaji. Dated: 3-7-1985.

AWARD

This is an application filed under Section 33C (2) of the I.D.A., 1947, in short the Act, by the above applicants against the above Opponent.

In case No. LCC/31/82, the applicants have claimed from the Opponent wages for the months of April 1978 to May 1982, totalling Rs. 61,029/-. In the annexure, the applicants have described the amounts due to each of them, which are as follows:

The applicant No. 1 is entitled to receive the amount of Rs. 16,353/-; applicant No. 2 is entitled to receive Rs. 12,495/-; each of the applicants 3, 4 and 5, the sum of Rs. 10,727/-. They have also claimed for costs.

2. The Opponents, filed their written statement, stating therein, that the applicant's claim is rather exaggerated, based on imagination, particularly for the amounts claimed by way of V.D.A. Similarly, their claims of basic wages is not based on any existing right created in favour of them. Finally, it is prayed that the amount of Rs. 60,029/- received by the applicants be adjusted against whatever claims they are able to establish against them.

3. In case No. LCC/27/84, the applicants have stated that the bank guarantee of Rs. 60,000/- given by the Opponent has been released in their favour and so the amount of Rs. 1,029/- is still payable to the applicants out of the amounts claimed in LCC/31/81. They are further entitled to receive the amount of Rs. 56,229/- towards back wages from 1-6-1982 to 31-7-1984, as per the details given in the Schedule (A) annexed. They have further prayed for the payment of bonus for the accounting years 1978-79, 1979-80, 1980-81, 1981-82 and 1982-83 amounting to Rs. 6,711-04, at the rate of 8.33 p.c., as per the details given in the Schedule (B) annexed. So they have prayed payment of back wages from 1-6-1982 to 31-7-1984 amounting to Rs. 56,229/- and bonus totalling Rs. 6,711-04 i.e. in all Rs. 62,940-04 in these proceedings.

4. This application too was objected to by the Opponents on the ground that the claims are exaggerated, based on imagination and not on facts.

5. After issues were framed and case posted for evidence, both the parties filed settlement terms regarding both the cases and prayed that consent award be passed accordingly.

6. The settlement terms, which are common to both the applications, Nos. LCC/31/82 and LCC/27/84 are as follows:

"a) The Opponent agrees that in addition to Rs. 60,000/- already received by the applicants by virtue of release of bank guarantee in their favour in terms of the order of the Hon'ble Judicial Commissioner, Goa, Daman and Diu, he will pay them

a sum of Rs. 50,000/- as full and final settlement of the applicants claims arising out of the two applications before the Hon'ble Labour Court (i.e. No. LCC/31/82 and No. LCC/23/84). The amount payable by the Opponent to each applicant will be as follows:

Name of Applicant	Amount
1) Shri Mathew Pereira	Rs. 11,950/-
2) Shri Anand Pednekar	Rs. 10,510/-
3) Shri Laxman L. Palkar	Rs. 9,178/-
4) Shri Alexinho Fernandes	Rs. 9,178/-
5) Shri Simon D'Souza	Rs. 9,178/-

b) The said amount will be paid in two equal instalments. The first instalment being payable on 10-7-1985 and the second on 10-9-1985.

c) All the applicants agree to receive the above amount mentioned in Clause (a) above as full and final payment towards all the dues arising out of the two applications filed by them before the Hon'ble Labour Court, Panaji, Goa, against the Opponent.

d) The parties agree to make request to the Hon'ble Labour Court to pass award in both the applications in terms of this settlement.

The parties therefore, pray the Hon'ble Labour Court to pass award in both the applications before him in terms of this settlement.

7. I have given due consideration to the terms of settlement filed by the parties, and arrived at the conclusion that they are just and fair to all of them. Hence, I accept the said terms and pass the following order:

ORDER

Consent Award in terms of the settlement filed is hereby made and both the applications LCC/31/82 and LCC/27/84 are disposed off, with no order as to costs.

Dr. Renato de Noronha
Presiding Officer
Labour Court.

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 8th July, 1985.

IN THE LABOUR COURT GOA, DAMAN AND DIU, PANAJI-GOA

(Before Dr. Renato de Noronha, Hon'ble Presiding Officer)

Application No.: LCC/31/84

1. Shri Tyagarajan S. — Applicant
V/s.

1. Shri R. Mohan — Opponent

Panaji. Dated: 26-6-1985

AWARD

This is an application filed by the above applicant against the above Opponent, under Section 33C(2) of the I.D.A., 1947, in short the Act, claiming from the Opponent his overtime leave wages, notice pay, gratuity and retrenchment compensation, as per the details shown in the annexure.

2. Notice issued to the Opponent was returned by the postal authorities with remarks: "Left, return to sender". Case was adjourned and fresh notice was issued and published in the

local newspaper. On the date fixed, the applicant remained present but the Opponent was absent. Case was adjourned and fresh date was fixed for ex-parte evidence, through an interpreter as the applicant only spoke Malayalam.

3. In his statement before the Court, the applicant has stated that he was working for the Opponent and that his wages were Rs. 10/- per day and he has also worked overtime for 36 hours. He has produced his attendance card for the month of April 1984 (Exh W-1); he has further stated that the Opponent had told him that he would get leave after 23 days of work and so he has claimed leave salary at the rate of Rs. 10 per day. Finally, he has claimed notice pay and retrenchment compensation, stating that he had worked for the Opponent for a total period of 10 months.

4. The applicant has not examined the person who wrote the over time card Exh W-1. He has also not lead any evidence to prove that what is recorded in the said card is correct. The said exhibit, therefore, cannot be admitted for proving the applicant's claim for salary and overtime.

The applicant also has not proved that he is entitled to the other items mentioned in his application. Hence, I pass the following order:

ORDER

The applicant's application is hereby dismissed. The applicant to bear his own costs.

Dr. Renato de Noronha
Presiding Officer
Labour Court

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 8th July, 1985.

IN THE INDUSTRIAL TRIBUNAL GOA, DAMAN AND DIU, PANAJI GOA

(Before *Dr. Renato de Noronha*, Hon'ble Presiding Officer)

Reference No.: IT/6/74

1. Workmen — Party I

V/s.

1. M/s. Vassudeva S. Naik — Party II

Party I represented by Shri George Vaz, Union Leader.

Party II represented by Shri P. K. Lele, Labour Advisor.

Panaji, Dated: 3-6-1985

AWARD

The Government of Goa, Daman and Diu, by its Order No. LC/1/ID(21)/73/IT-22/73/17 dated 29th December, 1973, has referred for the adjudication of this Tribunal of an industrial dispute between the above parties. The schedule annexed to the Order of Reference reads as follows:

"Whether the action of the management of M/s. Vassudeva S. Naik, Mapusa, Goa a motor transport undertaking, in refusing to concede the following demands of their workmen is justified?

If not, to what relief the workmen are entitled and from what date?

1. Implementation of the recommendations of Wage Board for Road Transport Industry.
2. Provision of residential quarters at Onda and Mapusa.

3. Grant of permanency status to workmen.

4. Leave facilities, (privilege leave 20 days, 15 days sick leave and 7 days casual leave) to the workmen."

2. The Union, in its statement of claim, after giving the history of the dispute and justifying the demands made, has prayed that the recommendation of the Central Wage Board for the Road Transport Industry be implemented from 1-4-1969 together with the quantum of Interim relief given from time to time by the Board. Regarding the other 3 demands covered by the schedule it is submitted that they may be granted by the employer for more efficient running of the transport undertaking, where long hours of work in the Mining Industry, where the Fleet Centre is at Onda, would require adequate quarters to workmen; and also a large number of workmen working in the Mines are required to be brought on the permanent register and leave facilities be granted to them as it is prevailing practice in this territory.

3. The employer, in its written statement, has stated that the employer firm is in great financial trouble and the income is not even sufficient to meet the expenditure of the establishment. In the circumstances, it is stated, it is not possible to effect the changes in the wage structure of the firm and grant to the staff the amenities and facilities claimed. The employer also tries to justify, regarding each of the items of the demands of the Union how it is not possible to grant the said demands under the actual circumstances in which the firm is working.

4. After issues were framed and evidence was being recorded, the parties arrived at an amicable settlement and prayed that a consent award be passed accordingly.

5. The terms of settlement are as follows:

"1) The parties have realised and come to know during the course of evidence before your Honour that the employer has sold out his fleet of buses and trucks and as such his business activity relating to transport undertaking has ceased to operate since last few years (for more than 5 years).

2) It is also realised that for the same reasons given above the activity of transport of the employer Party II is not likely to restart in near future.

3) As a result of the cessation of transport activities both the parties have come to conclusion that no purpose would be served in continuing the present Industrial Dispute pertaining to all the terms of reference before the Honourable Tribunal.

4) The parties have observed that only five workmen who have shown some interest in the dispute and that too to the extent of receiving their terminal benefits. The parties have settled their demands of grant of terminal benefits in as much as the employer Party II has agreed to pay and the workmen Party I have agreed to accept as full and final payment towards their dues against the employer the sums shown against each ones respective name as shown below:

No.	Name	Amount
1.	Ramdas Ganpat Valvoicar	Rs. 1,015/-
2.	Rohidas Hari Naik	Rs. 1,232/-
3.	Vishram Mhaddu Dhaujekar	Rs. 2,700/-
4.	Bhikaro Devba Bandekar	Rs. 800/-
5.	Chandrakant Rama Naik	Rs. 1,232/-

The employer has effected the payment of the above sums on 16-8-82 at their Mapusa Office.

5) Both the parties to the reference, therefore, pray and submit that the Hon. Tribunal may be pleased to give No Dispute award on the terms of reference of the present case."

6. I have carefully perused the above terms which are just and fair to both the parties, in view of the circumstances in which the firm is working at present. Hence, I accept the above terms and pass the following order:

ORDER

Consent Award in terms of the above settlement is hereby made and the reference is disposed off accordingly.

Dr. Renato de Noronha
Presiding Officer
Industrial Tribunal

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 9th July, 1985.

IN THE LABOUR COURT GOA, DAMAN AND DIU, PANAJI-GOA

(Before Dr. Renato de Noronha, Hon'ble Presiding Officer)

Application No. : LCC/17/83

- | | |
|----------------------------------|-------------|
| 1. Shri Shrinivas Shetty | — Applicant |
| V/s. | |
| 1. Shri R. S. Shetty, Proprietor | — Opponent |
| M/s. Santosh Canteen. | |

Applicant represented by Shri D. Fernandes, General Secretary of the National Commercial and General Employees Sangh.

Opponent represented by Adv. V. A. Lotlikar.

Panaji. Dated: 14-6-1985

AWARD

This is an application under Section 33C(2) of the I. D. A., 1947, in short the Act, filed by the above applicant against the above Opponent, claiming from the latter his salary at the rate of Rs. 300/- per month from the month of November 1981 to August 1982. It is his case that he was working for the Opponent at their Canteen situated at Sancoale estate. The matter was settled in the Labour Commissioner's office, but the issue of unpaid wages for the period from November 1981 to August 1982 was left unsettled.

2. The Opponent, in his reply, has stated that the matter was finally settled before the Commissioner and valid receipt of payment for Rs. 700/- was issued by the applicant. As such the matter in controversy cannot proceed. The settlement referred to above would be resjudicata for the applicant and so the application should be dismissed.

3. The applicant filed his rejoinder in which he has stated that from clause 1 of the terms of settlement dated 12-11-1982 and the receipt of Rs. 700/- dated 25-11-1982, it is evident that the said clause did not include the issue of wages for the period from November 1981 to August 1982 and so there is no resjudicata preventing this Court from proceeding with this matter.

4. Following issues were framed by the Court:

- "1. Whether the applicant proves that he is entitled to the amount claimed?
2. Whether the Opponent proves that the Settlement dated 12-11-1982, also covers the applicant's claim for wages as made in this application?"

5. Only the applicant led his evidence before the Court, in the course of which, the following exhibits were produced: Exh. A-1 which is the settlement before the Assistant Labour Commissioner dated 12-11-1982 and the receipt Exh O-1 by the applicant to the Opponent. In his statement, the applicant has stated that he joined the services of the Opponent in November 1981 as Supervisor on the salary of Rs. 350/- per month. His services were terminated by the employer on 14-8-1982. He has also stated that the settlement referred to in Exh A-1 does not cover the wages for the period he has claimed, because this matter was kept for discussion between the parties, as it is clear from Clause 2 of the settlement.

In his cross: He has stated that there was no written agreement between him and the employer, fixing his wages. From the time he joined the Opponent he did not receive a single paise from the Opponent as payment; he also never received any advances from the employer. He has denied the suggestion that he was taking advances from the employer and signing a register maintained by him. He has denied the suggestion that by virtue of settlement Exh A-1 all his dues were settled and so he was not entitled to claim anything else.

6. This is all the evidence on record.

From Exh A-1 clause 2, it is clear that the dispute regarding wages for the period from November 1981 to 14th August 1982 was left to be settled by this Court after the applicant had taken recourse to Section 33C(2) of the Act or he had approached the proper authority under Section 43 of the Shops and Establishments Act. There is no doubt, therefore, that the settlement Exh A-1 did not cover the claim now made by the applicant in this application which claim is to be disposed off in this application.

The applicant, in his statement, has stated that he has worked for the Opponent for the period for which he has claimed his wages, which fact has not been denied by the Opponent. Further, the suggestion put by the Opponent in cross examination to the applicant that he was taking advances from the employer and signing the register maintained by him, which suggestion was denied by the applicant, would corroborate the applicant's claim that, in fact, he had worked during the said period. It was for the employer to prove the advances, if any, made to the applicant, by producing the necessary register which, according to him, was maintained in the establishment. Since he did not prove this allegation, I hold that the applicant has a good case for getting the reliefs claimed by him.

7. Consequently, I pass the following order:

ORDER

The Opponent is directed to pay to the applicant his earned wages at the rate of Rs. 300/- per month from November 1981 to August 1982, and also pay him costs of Rs. 100/-.

Dr. Renato de Noronha
Presiding Officer
Labour Court

Order

No. 28/4/85-ILD

The following Award given by the Industrial Tribunal, Goa, Daman and Diu is hereby published as required under the provisions of Section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order and in the name of the Administrator of Goa, Daman and Diu.

Subhash V. Elekar, Under Secretary (Industries and Labour).

Panaji, 9th July, 1985.

IN THE INDUSTRIAL TRIBUNAL GOA, DAMAN & DIU, PANAJI GOA

(Before Dr. Renato de Noronha, Hon'ble Presiding Officer)

Reference No.: IT/23/85

- | | |
|-----------------------------------|---------------------|
| 1. Shri Salvador Rodrigues | — Workman/Party I |
| V/s. | |
| 1. M/s. Mandovi Chemicals Limited | — Employer/Party II |
- Panaji. Dated: 28-6-1985

REPORT

The Government of Goa, Daman and Diu, by its Order No. 28/79/84-ILD dated 2nd May, 1985, has referred for the adjudication by this Tribunal of an industrial dispute

between the above parties. The schedule annexed to the order of reference reads as follows:

"Whether the action of the employer, M/s. Mandovi Chemicals Limited, St. Jose de Areal, Salcette-Goa in terminating the services of Shri Salvador Rodrigues, Salesman w.e.f. 1-8-1983, is legal and justified.

If not, to what relief the workman is entitled to?"

2. Both the parties were duly served with notice to file their statements before the Tribunal, but none of them

turned up on the date fixed. Since they were duly served and did not remain present, it appears that they are not interested in proceeding with this matter, perhaps because they have amicably settled the dispute.

3. In view of this, I report this matter to the Government with a request to treat this reference as disposed off.

Dr. Renato de Noronha
Presiding Officer
Industrial Tribunal